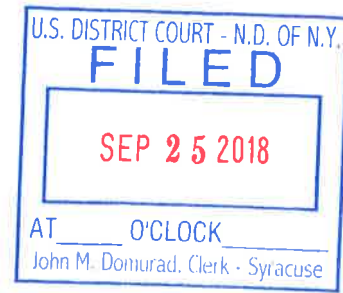


UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK



JASMINE GRACE - LOUISE EDWARDS

PLAINTIFF,

V.

Ben Walsh , Frank L. Fowler , Dave DelVecchio , Helen Hudson ,

Angela Mohar , Brendan Grooms ,

DEFENDANT(S).

CIVIL ACTION NO. 5:18-cv-1155 (GLS/TWD)

JUDGES INITIALS

COMPLAINT
JURY TRIAL DEMANDED

BODY PARAGRAPHS

1 : 1) Controversy of civil rights ,

WHY THE NORTHERN DISTRICT IS THE PROPER VENUE FOR YOUR ACTION

1 : 2) Occurred in the northern district of New York

1 : 3 : 1) Ben Walsh Mayor , 233 East Washington Street Syracuse New York 13202-1473

1 : 3 : 2) Frank L. Fowler , Chief Of Police, 511 South State Street Syracuse New York
13202

1 : 3 : 3) Dave DelVecchio , Commissioner 233 East Washington Street Syracuse New York
13202

UNITED STATES DISTRICT COURT
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CIVIL ACTION NO.

JUDGES INITIALS

COMPLAINT

2 : 2 : 2) Defendant Frank Fowler in actions are of analyzing responses from the police department response of area of crime to implement improvements ; gives assent of violating plaintiff Jasmine Edwards rights of entitlement .

2 : 2 : 3) The alleged act of misconduct to verify of Defendant Frank Fowler is that intentional disregard of the requested escort services from the Syracuse police department was purposely improper . This misconduct occurred on March 29th , 2013 . Defendant Officer Angela Mohar , and Defendant Officer Brendan Groom participated in the misconduct at 720 Mountainview Ave Syracuse New York 13224 . And plaintiff Jasmine Edwards is seeking punishment towards the misconduct for the brutality caused by the officers at the location .

2 : 2 : 4) Defendant Frank Fowler neglected to inform the rights of terminations of escort services to people involved in a court ordered of protection before escort services are requested .

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

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CIVIL ACTION NO.

JUDGES INITIALS

COMPLAINT

1 : 3 : 4)Helen Hudson President , 233 East Washington Street Syracuse New York 13202

1 : 3 : 5) Angela Mohar , Police Officer, 511 South State Street Syracuse New York 13202

1 : 3 : 6) Brendan Groom , Police Officer, 511 South State Street Syracuse New York
13202

CLAIM AGAINST THE DEFENDANTS

2 : 1 : 1) Defendant Ben Walsh combined the leadership of UN monitored task force implementation . In actions are proposition for reporting and maintaining the management level of the city's council departments ; gives assent of violating plaintiff Jasmine Edwards fundamental rights .

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

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V.

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CIVIL ACTION NO.

JUDGES INITIALS

COMPLAINT

2 : 1 : 2) The alleged act of misconduct to verify of Defendant Ben Walsh is that leadership is defined for services of employees which lawfully governs the policy of employee standards towards peace in the city , which violations should not be disregarded. The misconduct of employees of the city's police department occurred on March 29th , 2013 . Defendant Officer Angela Mohar , and Defendant Officer Brendan Groom participated in the misconduct at 720 Mountainview Ave Syracuse New York 13224 . And Plaintiff Jasmine Edwards is seeking punishment towards the misconduct for the brutality caused by the officers at the location .

2 : 1 : 3) Defendant Ben Walsh neglected to inform the rights of terminations of escort services to people involved in a court ordered of protection before escort services are requested .

2 : 2 : 1) Defendant Frank Fowler combined the leadership of UN monitored task force implementation actions are of having the power to speak directly with the mayor to achieve the direction improvements of the department ; gives assent of violating plaintiff Jasmine Edwards democracy rights.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

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DEFENDANT(S).

CIVIL ACTION NO.

JUDGES INITIALS

COMPLAINT

2 : 2 : 2) Defendant Frank Fowler in actions are of analyzing responses from the police department response of area of crime to implement improvements ; gives assent of violating plaintiff Jasmine Edwards rights of entitlement .

2 : 2 : 3) The alleged act of misconduct to verify of Defendant Frank Fowler is that intentional disregard of the requested escort services from the Syracuse police department was purposely improper . This misconduct occurred on March 29th , 2013 . Defendant Officer Angela Mohar , and Defendant Officer Brendan Groom participated in the misconduct at 720 Mountainview Ave Syracuse New York 13224 . And plaintiff Jasmine Edwards is seeking punishment towards the misconduct for the brutality caused by the officers at the location .

2 : 2 : 4) Defendant Frank Fowler neglected to inform the rights of terminations of escort services to people involved in a court ordered of protection before escort services are requested .

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

JASMINE GRACE - LOUISE EDWARDS

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CIVIL ACTION NO.

JUDGES INITIALS

COMPLAINT

2 : 3 : 1) Defendant Dave DelVecchio administered task force that is discovered to be brutal . actions are of having the authority to proposition of untimely misconduct ; gives assent of violating plaintiff Jasmine Edwards rights of liberty and freedom .

2 : 3 : 2) The alleged act of misconduct to verify of Defendant Dave DelVecchio is that laws services are provided to ensure the safety of maintaining and the neglect of duties from ordinances to be administered to police officers have not been properly observed by plaintiff Jasmine Edwards. This misconduct occurred on March 29th , 2013 . Defendant Officer Angela Mohar , and Defendant Officer Brendan Groom participated in the misconduct at 720 Mountainview Ave Syracuse New York 13224 . And Plaintiff Jasmine Edwards is seeking punishment towards the misconduct for the brutality caused by the officers at the location .

2 : 3 : 3) Defendant Dave DelVecchio neglected to inform the rights of terminations of escort services to people involved in a court ordered of protection before escort services are requested .

2 : 4 : 1) Defendant Helen Hudson needed to be humble towards the organizations pursuit of peace . actions are of having the ability to achieve the aim of duties ; gives assent of violating plaintiff Jasmine Edwards rights of pursuit of happiness .

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

JASMINE GRACE - LOUISE EDWARDS

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DEFENDANT(S).

CIVIL ACTION NO.

JUDGES INITIALS

COMPLAINT

2 : 4 : 2) Defendant Helen Hudson in actions are during the appropriate common gatherings to proposition ; gives assent of violating plaintiff Jasmine Edwards rights of equality .

2 : 4 : 3) The alleged act of misconduct to verify of Defendant Helen Hudson is that there are duties of directions that have authority policy's to be permitted to employees and improper behavior of employees of the Syracuse police department are motivated by mismanaged conduct.. This misconduct occurred on March 29th 2013 . Defendant Officer Angela Mohar , And Defendant Officer Brendan Groom participated in the misconduct at 720 Mountainview Ave , Syracuse New York 13224 . And Plaintiff Jasmine Edwards is seeking punishment towards the misconduct for the brutality caused by the officers at the location .

2 : 4 : 4) Defendant Helen Hudson neglected to inform the rights of terminations of escort services to people involved in a court ordered of protection before escort services are requested .

2 : 5 : 1) Defendant Officer Mahar needed to perform policy negotiations . Actions are of result of reaction to maintain law and order for the civil proposition ; gives assent of violating plaintiff Jasmine Edwards rights of controlling what happens to plaintiff jasmine Edwards own body .

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

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DEFENDANT(S).

CIVIL ACTION NO.

JUDGES INITIALS

COMPLAINT

2 : 5 : 2) Defendant Officer Mahar in actions are of department policy misconduct ; gives assent of violating plaintiff Jasmine Edwards rights of democracy .

2 : 5 : 3) The alleged act of misconduct to verify of Defendant Angela Mohar is that while in authority on behalf of an employer professionalism is a duty and neglect is unacceptable . This misconduct occurred on March 29th 2013 . Defendant Officer Angela Mohar , and Defendant Officer Brendan Groom participated in the misconduct at 720 Mountainview Ave , Syracuse New York 13224 . And Plaintiff Jasmine Edwards is seeking punishment towards the misconduct for the brutality caused by the officers at the location .

2 : 5 : 4) Defendant Angela Mohar neglected to inform the rights of terminations of escort services to people involved in a court ordered of protection before escort services are requested .

2 : 6 : 1) Defendant Brendan Groom needed to justify performance of discovery arraignments . Actions are of holding command and authority ; gives assent of violating plaintiff Jasmine Edwards rights of free from discrimination .

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

JASMINE GRACE - LOUISE EDWARDS

PLAINTIFF,

V.

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Angela Mohar , Brendan Grooms ,

DEFENDANT(S).

CIVIL ACTION NO.

JUDGES INITIALS

COMPLAINT

2 : 6 : 2) The alleged act of misconduct to verify of Defendant Brendan Groom is that while in authority on behalf of an employer professionalism is a duty and neglect is unacceptable . This misconduct occurred on March 29th 2013 . Defendant Officer Brendan Groom , And defendant Officer Angela Mohar , participated in the misconduct at 720 Mountainview Ave , Syracuse New York 13224 . And Plaintiff Jasmine Edwards is seeking punishment towards the misconduct for the brutality caused by the officers at the location .

2 : 6 : 3) Defendant Brendan Groom neglected to inform the rights of terminations of escort services to people involved in a court ordered of protection before escort services are requested .

STATEMENT OF RELIEF SOUGHT

1 : Plaintiff Jasmine Edwards Is seeking that the courts issue a warrant of payment of 130 million dollars without withholding funds , 2 : Plaintiff Jasmine Edwards is seeking to be paid in verifiable records , 3 : Plaintiff Jasmine Edwards is seeking that the courts request acknowledgment of request of escort services that was ordered to be giving in the help of Plaintiff Jasmine Edwards receiving assistance from the Syracuse police department to get her clothes from Plaintiff Jasmine Edwards mother house , prior to the actual

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JUDGES INITIALS

COMPLAINT

escort day , 4 :

Plaintiff Jasmine Edwards is seeking to get the determination from the courts and the jury to verify in documentation of plaintiff Jasmine Edwards role of resisting arrest . 5 :

Plaintiff Jasmine Edwards is seeking that the courts request from the Syracuse police department patrol car surveillance if applicable 6 : and Plaintiff Jasmine Edwards is

seeking that the courts request photos from the Syracuse police department justice center of Plaintiff Jasmine Edwards after the transport to the booking of the Syracuse police department justice center for visible injury's . 7 : Plaintiff Jasmine Edwards is seeking net worth and asset be turned in to verify money availability .

8 : Plaintiff Jasmine Edwards is seeking a manual projector during trial .

Exhibits

1:1 Police Deposition

2:1 Arrest Report

Jasmine Edwards
335 valley drive, Syracuse
New York 13207
315-491-0483



SYRACUSE CITY COURT

505 S. State Street, Syracuse, NY 13202

FEE
Non-Public
Version

The People of the State of New York

vs.

Jasmine G. Edwards

Certificate of Disposition

Docket Number: **CR-00835-13**

Legacy Docket Number: **2013-02371**

Arrest Date: **03/29/2013**

Arraignment Date: **03/30/2013**

THIS IS TO CERTIFY that the undersigned has examined the files of the **Syracuse City Court** concerning the above entitled matter and finds the following:

Count	Arraignment Charge	Charge Weight	Disposition	Disposition Date
1	PL 215.50 03 AM Crim Contempt-2nd:Disobey Crt **SEALED 160.50**	AM	Dismissed (Interest/Furtherance of Justice (CPL 170.30 (1)(g)), Scaled 160.50)	01/13/2014

Count	Incident Date	Conviction Charge	Charge Weight	Conviction Charge Description	Conviction Type	Conviction Date	Sentence Highlight
2	03/29/2013	PL 205.30	AM	Resisting Arrest	Pled Guilty	11/26/2013	<ul style="list-style-type: none"> • Imprisonment (1 years, 0 months, 0 weeks, 0 days) • Surcharge (MS (\$250.00) - due 03/14/2014)

A balance remains due and owing for fines, fees and/or surcharges imposed at sentence.

Dated: September 7, 2018

Chief Clerk/Clerk of the Court

CAUTION: THIS DOCUMENT IS NOT OFFICIAL UNLESS EMBOSSED WITH THE COURT SEAL

It shall be an unlawful discriminatory practice, unless specifically required or permitted by statute, for any person, agency, bureau, corporation or association, including the state and any political subdivision thereof, to make any inquiry about, whether in any form of application or otherwise, or to act upon adversely to the individual involved, any arrest or criminal accusation of such individual not then pending against that individual which was followed by a termination of that criminal action or proceeding in favor of such individual, as defined in subdivision two of section 160.50 of the criminal procedure law, or by a youthful offender adjudication, as defined in subdivision one of section 720.35 of the criminal procedure law, or by a conviction for a violation sealed pursuant to section 160.55 of the criminal procedure law or by a conviction which is sealed pursuant to section 160.58 or 160.59 of the criminal procedure law, in connection with the licensing, employment or providing of credit or insurance to such individual; provided, further, that no person shall be required to divulge information pertaining to any arrest or criminal accusation of such individual not then pending against that individual which was followed by a termination of that criminal action or proceeding in favor of such individual, as defined in subdivision two of section 160.50 of the criminal procedure law, or by a youthful offender adjudication, as defined in subdivision one of section 720.35 of the criminal procedure law, or by a conviction for a violation sealed pursuant to section 160.55 of the criminal procedure law, or by a conviction which is sealed pursuant to section 160.58 or 160.59 of the criminal procedure law. The provisions of this subdivision shall not apply to the licensing activities of governmental bodies in relation to the regulation of guns, firearms and other deadly weapons or in relation to an application for employment as a police officer or peace officer as those terms are defined in subdivisions thirty-three and thirty-four of section 1.20 of the criminal procedure law; provided further that the provisions of this subdivision shall not apply to an application for employment or membership in any law enforcement agency with respect to any arrest or criminal accusation which was followed by a youthful offender adjudication, as defined in subdivision one of section 720.35 of the criminal procedure law, or by a conviction for a violation sealed pursuant to section 160.55 of the criminal procedure law, or by a conviction which is sealed pursuant to section 160.58 or 160.59 of the criminal procedure law. [Executive Law § 296 (16)]

Conviction charges may not be the same as the original arrest charges.

Arraignment charges may not be the same as the original arrest charges.

CPL 160.50: All official records (excluding published court decisions or opinions or records and briefs on appeal) related to the arrest or prosecution on file with the Division of Criminal Justice Services, any court, police agency or prosecutor's office shall not be available to any person or public or private agency.

1. NYSID No.		2. OBTS No.		New York State ARREST REPORT		3. Case No. 13-209908		4. Ref No.		4b.																																																																																												
5. FBI No.		6. Arrest No.		7. Agency SPD-01		8. Division/Precinct Patrol-02		4a.																																																																																														
9. Name (Last, First, Middle) Edward S. Jasmine						10. Alias / Nickname / Maiden Name (Last, First, Middle)				11. Phone Number																																																																																												
12. Street Number and Name, Building No., Apt. No. 210 Forman St						13. City, State, Zip (C T V) SYR NY 13205		14. Residence Status <input checked="" type="checkbox"/> Resident <input type="checkbox"/> Foreign Non-Resident <input type="checkbox"/> Non-Resident <input type="checkbox"/> Unknown		15. Place of Birth RFD																																																																																												
16. Date of Birth		17. Age 20		18. Sex M <input type="checkbox"/> F <input checked="" type="checkbox"/> U <input type="checkbox"/>		19. Race <input type="checkbox"/> Indian <input type="checkbox"/> White <input type="checkbox"/> Black <input type="checkbox"/> Asian <input type="checkbox"/> Other <input type="checkbox"/> Unknown		20. Ethnic <input type="checkbox"/> Non-Hispanic <input type="checkbox"/> Hispanic <input type="checkbox"/> Unknown		21. Skin <input type="checkbox"/> Light <input type="checkbox"/> Medium <input type="checkbox"/> Dark <input type="checkbox"/> Other <input type="checkbox"/> Unknown																																																																																												
22. Height Feet 503		23. Weight 200		24. Hair Blk		25. Eyes BRO		26. Glasses <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Small <input type="checkbox"/> Mod <input type="checkbox"/> Large		27. Build <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Small <input type="checkbox"/> Mod <input type="checkbox"/> Large																																																																																												
28. Marital Status <input type="checkbox"/> Married <input checked="" type="checkbox"/> Single <input type="checkbox"/> Separated <input type="checkbox"/> Divorced <input type="checkbox"/> Widowed <input type="checkbox"/> Unknown		29. U.S. Citizen <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		30. Citizen of <input type="checkbox"/> Yes <input type="checkbox"/> No		31. Social Security No.		32. Education		33. Religion																																																																																												
34. Occupation		35. Employed <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		36. Scars / Marks / Tattoos (Describe)																																																																																																		
37. Arresting Officer POA Mahan		38. ID No. 203		39. Assisting Officer POA Taylor		40. ID No. 054		41. Arrest Date 03/29/13		42. Time 1230																																																																																												
43. Location of Arrest (C T V) 120 Main St View Ave SYR NY		44. Juvenile <input type="checkbox"/> Juv - No Further Process <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		45. Condition of Defendant At Arrest <input type="checkbox"/> Impaired Drugs <input type="checkbox"/> Mental Dis <input type="checkbox"/> Impaired Alco <input type="checkbox"/> In/Out <input checked="" type="checkbox"/> App Normal		46. Weapon(s) at Arrest NONE		47. Co-defendant's Arrest No.																																																																																														
48. Miranda <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		49. Miranda by		50. Miranda Date Mo Day Yr		51. Miranda Time		52. Statements <input type="checkbox"/> Written <input type="checkbox"/> None <input type="checkbox"/> Verbal		53. Status <input type="checkbox"/> Bail/ROR <input type="checkbox"/> Parole <input type="checkbox"/> Probation																																																																																												
54. Search Warrant <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		55. ID Procedure <input type="checkbox"/> Line Up <input type="checkbox"/> Photo <input type="checkbox"/> Show Up		56. Arraignment Court Criminal		57. Arraignment Judge Presiding		58. Date 03/30/13		59. Time 930																																																																																												
60. Property <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		61. Evidence <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		61a. Processed by		61b. Disposition		62. Incident No. 13-209908		63. Arrestee Status <input type="checkbox"/> ROR <input type="checkbox"/> Police Bail <input type="checkbox"/> Field <input type="checkbox"/> Cash Bail <input type="checkbox"/> Bail Bond <input type="checkbox"/> App Tkt <input type="checkbox"/> Rel to 3rd Party																																																																																												
64. Bail Amount		65. Bondsmen		66. Photo No.		67. Arrest Type <input type="checkbox"/> PW <input type="checkbox"/> IW <input type="checkbox"/> SUM <input type="checkbox"/> CIP <input type="checkbox"/> COMP <input type="checkbox"/> OP <input type="checkbox"/> PC <input type="checkbox"/> VOP <input type="checkbox"/> BW <input type="checkbox"/> AW <input type="checkbox"/> OT		68. Warrant No.		69. Arrest FOA <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No																																																																																												
70. Other Agency		71. F/P Taken <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		72. Location of Offense (C T V) City SYR County ORON State NY		73. Offense Date 03/29/13		74. No. Offenders 1		75. No. Victims 1																																																																																												
76. Return Court		77. Return Judge		78. Return Date Mo Day Yr		79. Time		80. Defendant/Case TOT Agency		80a. Officer's Name																																																																																												
80b. ID No.		81. Time		82. Date Mo Day Yr																																																																																																		
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<p>85. Defendant was transported to Booking via Unit # 595B w/o incident, warrant & negative. Unit # 603B Sgt. NEGRBOR.</p>																																																																																																						
86. Arresting Officer's Signature [Signature]				87. ID No. 203		88. Supervisor's Signature [Signature]				89. ID No. 207																																																																																												
90. Arrest Made As A Result Of A SARIS Latent Print Identification? <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown				91. [Signature]		92. [Signature]		93. [Signature]		Page 1 of 1 pages																																																																																												